

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

CIVIL ACTION NO.: 04 10641 RCL

ML Strategies, LLC,)
Plaintiff,)
v.)
The Noisette Company, LLC)
d/b/a Noisette Company,)
Defendant.)

NOTICE OF AMENDED ANSWER OF THE DEFENDANT, THE NOISETTE COMPANY, LLC d/b/a NOISETTE COMPANY, TO THE PLAINTIFF'S COMPLAINT

Now comes the defendant, The Noisette Company, LLC, d/b/a Noisette Company (hereinafter "Noisette"), pursuant to Federal Rule of Civil Procedure 15(a), and hereby amends its answer to the plaintiff's complaint. In support hereof, Noisette states as follows:

1. The plaintiff, ML Strategies, LLC, has provided its written consent to Noisette's amended answer. (Exhibit A).

Respectfully submitted,
The Noisette Company, LLC
d/b/a Noisette Company,
By its attorneys,

MORRISON MAHONEY LLP


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Dated: November 29, 2004

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FAX COVER SHEET

DATE: November 23, 2004
TO: Sean F. McDonough, Esq.
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PHONE NUMBER: (617) 737-8835
FROM: Sara A. Laroche, Esq.
NUMBER OF PAGES, INCLUDING COVER: 2

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November 23, 2004

BY FAX AND MAIL

Sean F. McDonough, Esq.
Morrison Mahoney, LLP
250 Summer Street
Boston, MA 02210-1181

Re: ML Strategies, LLC v. The Noisette Company, LLC
Civil Action No. 04-10641-RCL

Dear Sean:

I am writing in response to your letter dated November 19, 2004 and pursuant to Local Rules 7.1(A)(2) regarding certain affirmative defenses raised in Noisette's Answer and Demand for Jury Trial in the above-captioned case. Please prepare and file an Amended Answer that excludes the eleven affirmative defenses that Noisette has agreed to strike, as set out in your November 19, 2004 letter.

Thank you.

Very truly yours,


Sara A. Laroche

cc: Donna M. Evans, Esq.
Anthony G. Marken
David E. Lurie, Esq.